

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

-----X  
UNITED STATES OF AMERICA, :

-against- : -----X

VICTOR ALAVAREZ, : -----X

Defendant. : -----X

USDC SDNY  
DOCUMENT  
ELECTRONICALLY FILED  
DOC #: 6/2/09  
DATE FILED: 6/2/09

93 Cr. 181 (WHP)

ORDER

WILLIAM H. PAULEY III, United States District Judge:

This Court has received no less than five letter requests, two of which are attached to this order, from the defendant in the last three months. Additionally, the United States Attorney's Office in the Southern District of New York has received correspondence directly from the defendant. Because this case is closed, the defendant is directed to cease corresponding with chambers or the United States Attorney's Office. If the defendant wishes to challenge his conviction or sentence, he is directed to contact the Pro Se Office in the Southern District of New York. Therefore, all outstanding letter requests by the defendant as of May 28, 2009 are denied.

Dated: New York, New York  
May 28, 2009

SO ORDERED:

  
WILLIAM H. PAULEY III,  
U.S.D.J.

*Copies mailed to:*

Paul Krieger, Esq.  
U.S. Attorney's Office, SDNY  
One St. Andrew's Plaza  
New York, NY 10007  
*Counsel for the Government*

Victor Alvarez  
34848-054  
USP High (Florence CO),  
P.O. Box 8500  
Florence, CO 81226  
*Pro-se defendant*

sister always

United States of America

civil case # 55.CR181MBM

July 10, 1909

Fit Give

MAY 18 2005

UNIVERSITY OF  
MONTREAL

I am asking ~~the~~ USA  
Federal Court to send me back my  
certified card of certified legal mail  
the prison U.S.P. has referred to advised  
me if my certified mail have go out of  
the prison of U.S.P. to U.S. Court if  
you have receive my legal mail  
to please grant petitioners release  
from U.S. prison Bopfizer re I am  
go have been on the FBI agent  
explosive expert DR Frederick Winken  
before he successfully filed a civil  
law suit against the Ciba-Geigy lab of  
workmen DC on 1996 and successfully  
win it civil law suit for an invasion  
of juries, for tampering with my steel  
and explosives of diesel oil or Frederick  
Fertbier and U.S. court granted his  
victory civil law suit on March 17, 2003  
U.S. government have not granted  
petitioners and et. Codenford, released  
from U.S. Bopfizer of prison but  
also Bopf Zedler and Hollinger  
keep illegal warfare with other extra  
electrical devices and standards extra

have a gun over man covered  
to my head and neck very spine and our  
left private part since 1993 in which  
Bosnian Federal organized profits  
are sleepy I received order to fight  
from Nylts-TX-G (code name)  
OKL and ILL but since the past 20 days  
stuck at Lawrence I still been keep  
expected to to fight publicly and  
personal problem to keep me away from  
law library but also keep me away  
and been giving me a regular interrogated  
biological threat colored situation at csa  
military CS-NASA-SOS-G-i.d.e.o.p  
and there air force ~~gated walls~~  
cross csa and Punkt Lee and general  
one day csa military to the air agent  
Al Qaeda and terrorist but in personal  
problem of major or veterans expect  
in the free memory of the criminal  
inter ~~piece~~ ~~breath~~ of him, I told  
only to be release from c.s.p. Bosnian  
is the the failed operation of as-federal  
government against us of rebellion suspending  
on Court 1, April 5 bombing suspending  
Court 6 attempted bombing with and  
a bomb ~~in~~ chemically used as  
bomb on ~~10th~~ and on top recorded  
a witness of trial before final of  
after trial but the on Court 15 suspending  
in fire arm and sent 16 arms and gun  
in fire arm in the ~~front~~ and ~~keeping~~  
in ~~front~~ with ~~the~~ ~~keeping~~ the ~~front~~ (2)

to proof that I did not ship  
the fire arm and credit card  
arrested for fire arm. Between  
interstate and foreign countries -  
were evidence that I had credit and carried the credit  
fire arm on the interstate and  
foreign countries the evidence  
proof that U.S. government  
committed perjury 28 times on  
Count 5 and 28 times on Count 6  
and endless perjury on Count 1  
that my written proof cannot  
and cannot keep in prison to be  
professor veteran who suffer from  
delusional where they have been  
involved been giving testimony  
technique of the over 2000  
witnesses since 1997 but been  
allowing me segregating keeping and  
warranted to I can never get  
an victory over judicial dept  
during Peter price by profiting  
is not and appeared of yesterday -  
to review that I should have -  
been given since 1993 but  
also after FBI ~~or~~ Frederick  
white bent arm to law and  
I should have been set free ↓ ③

and out are keeping before  
6 year and no after FBI civil law  
and I remained trying to protect  
U.S. government are called several  
and Petitioners can get the ~~to~~ go to  
5 ported steps for Social and I  
to out of the we letter of every  
6 month be aware consider when  
stuff don't let none of my people  
doctor in with. York get my  
freedom be when mobbs and  
arprised against we to keep we in  
way getting in city because  
~~intelligence~~ ~~intelligence~~ ~~intelligence~~  
~~intelligence~~ ~~intelligence~~ ~~intelligence~~  
and also give I will prove that  
any time possible Satanic Hand  
of the way to be creators of  
lower technologies and spiced flesh,  
and keeping the separate been  
telling up myself that I am a  
investigation be to the attack  
against World Trade Center and  
Pentagon in 2001 and I will been  
in federal prison artless prison  
1993 York for this court not  
my prison sentence of just  
and set Petitioners been  
bank guy.

winter slavery

civil case # 93CR181(WHT)

US

17/05/009

united states of america

RECEIVED

MAY 22 2009

CHAMBERS OF

WILLIAM H. PAULY

H.S.D.J.

comes now petitioners ~~will~~ you  
the court judge william pauly to  
give me on reason for denial of  
petitioners winter slavery motion which  
denied of the civil lawsuit of FBI agent  
Frederick white parts who testified  
at petitioners trial in 1995 and filed  
a civil lawsuit in 1996 and winter  
civil lawsuit. I seen in the ~~1997~~ 1997 case  
page by the U.S. attorney offices and  
air force - SCS - CIA before the Board  
of review failed served me of me as  
a weapon and to get me an army regular  
intelligence technological level pretty  
using F.I.S.A. been torture getting an  
unlawful international biological brain  
Colonel contracted by both NASA - -  
Portuguese official but now the B.C.R  
veterans still keeps me alive and  
repeated and continue doing that  
I am under investigation while being  
continually, I have written to U.S.  
government about it and they are  
Patrick signed Robert Kennedy -  
but I never receive no answer from

United States federal government or FBI -  
agent name Frederick White Whitehurst -  
who was an civilian law suit at FBI crime -  
lab as a contractor DC and I did file a  
complaint until finally was receive ~~the~~  
after 6 years of we settling the same -  
matter over and over again the victim  
argued it that if there were no explosive  
why the government continued with the false  
allegation expert petitioners giving a forced  
conviction of sedition conspiracy as count  
Count 1 and count 5 bombing conspiracy  
Count 6 attempted bombing with art and  
bomb or chemical to generate a bomb  
according to FBI explosive expert James -  
Furnish who testified that there were  
no bombs or chemical to generate a  
bomb and also the explosive expert -  
of the FBI Frederick White Whitehurst who  
testified at trial for a USA Federal government  
and told the U.S. government that there were  
no bomb chemicals to generate a bomb  
as there was any bomb that the FBI crime  
lab is contractor DC did tampered with  
the evidence of my street fore this  
very FBI did with his civil law suit  
as March 17 2003 but it the reality  
that the U.S. government has never got the  
released from Federal prison certainly -  
why by law they don't release as free  
obligatory. the U.S. government

did committed perjury when they false  
accused me of Conspiracy to over -  
throw the U.S. government without  
any evidence to support their false  
accusation of Red Onion Conspiracy when they  
have no ~~text~~ of ~~text~~ conspiracy nor they  
have no military staff and only  
they have its of equipment drawn  
from by the FBI and no bombs no  
chemicals to generate the legend the  
false accusation and FBI agent while  
he did win a civil law suit  
for destroying the fertilizer and  
diesel oil for the Red Deal explosive  
so much that after FBI agent poison  
white heat explosive for U.S. government  
the U.S. government continued with the case  
against me getting me convicted with  
physical evidence and recorded  
conversations to prove innocent using  
public defender attorney namely  
H. Soren who help the U.S. govern-  
ment to get me convicted while  
innocent. FBI Frederick Whitehead -  
civil law suit poached the U.S.  
Conspiracy but it my understanding  
that the matter I did file is  
supported by evidence and not by  
bull suit re, whatever or the  
judge or to a day you denied  
federal proceeded to get the S (S)

Petitioners along with petitioned at  
side when by the ~~you~~ you ~~had~~ have  
to be arrested at side and when you  
tried as stated reported by witness  
and and argument of a.s. Constitution  
very well argument when you denied  
with great respect upped by three  
witnesses of a.s. Constitution and when  
this many you are respectively upping  
an illegal arrest and illegal political  
policed accusation and when you while  
January when you are committing  
perjury by giving support to a.s. ~~President~~  
~~President~~ ~~and~~ Goldsberry respectively  
respectfully illegal arrest political  
prosecution and convicted without  
any witness for as federal government  
and we to now to be 35 years with  
violent the servitude of a.s. A have  
total that we you should and to wind  
this innocent is why the you do not  
set petitioners side ~~from~~ at side  
and clear are of of the ~~dict~~ the FBI  
and prosecuter put on are at 1993 and 1994  
and at we know if you were a person  
of justice and of political ~~convict~~ and  
in your power that you too should not  
not read my and ~~completely~~ argument  
copying and it at side the illegal Goldsberry  
respectfully a respectfully convicted of a.s. A  
after ~~policed~~ accused are of a crime I do

committed in 1993 that was the  
United States saying who got re-  
arrested and political arrested with  
a failed allegation of terrorism.  
Accompanied with and any proof  
or recorded conversations to say the  
I feel took it as well as terrorist  
conspiracy bombing conspiracy an  
counts on count 6 attempted  
bombing with and as bomb  
and with and as recorded  
~~and~~ conversations and with any proof  
whatever to prove there failed  
operation of United States prosecutor  
against me that you have to  
gather the reasoning why the  
prosecutor when and with the  
trial when the FBI did tell the  
U.S. government there were no  
chemical to several as bomb  
no bomb why the prosecutor  
entered a ~~off~~ the operation  
against petitioner to convict as  
convict feel worst and so much  
out appears mischievous of petition  
that the same FBI agent ~~experts~~ <sup>experts</sup>  
~~to~~ to <sup>gather</sup> white  
feet did file a civil lawsuit  
in 1996 after ~~text~~ typed for as  
government ~~is~~ in 1995 did a <sup>1</sup>  
civil law suit against USA

FBI give hub an opportunity of  
why they can't let at side  
writer already press writer was  
I did file on and support with  
proof that U.S. Constitution requires  
to proof I am innocent ~~in~~ since 1993  
and prove the facts operations  
of the federal government  
got me convicted with witness  
that proof that I am innocent  
then you work consider this letter  
and do not say writer be sure the  
FBI Civil law not gives the  
open right to go have ongoing  
and that believe it's best to have  
and over blow up with it's own  
and intelligence service FBI CIA  
CSI NASA drive except - opole -  
military of national security travel  
level freedom in my own country bank  
files and so I federal Reserve  
in its seeing an intelligence task  
voluntary deal probably to the  
the criminal after press & bureau  
of press we got be down on the  
part of Al Qaeda ~~to~~ to try  
to get one kill and destroy us have  
been been and trying to kill me  
killing my life to support my self  
to live and get exonerated the next  
month the last time we were 6

as folded, operation report on  
an (993 the Veterans of BDP  
its disseminating as a relative  
in the year 1997 because I refused  
to work for the FBI as to the  
president Bush's attack report as if  
Leavenworth Karez to the Bureau  
of former veterans ex-soldiers who  
got on living under very severe  
I refused to form operation at  
1997 while I was at a.s.p.  
Leavenworth Karez and because  
of it now they been attacking us  
with an invisible exotic weapons  
of star wars laser tabs technology  
gives that they believed to me high  
week verbs and legs just  
froze fast and voted inquiry  
while trying to take very much  
quietly away from the road  
developing areas and keep us  
segregated while with the  
mild occupied while killing us  
as segregation open population  
and justify our intention  
with the intent at 1998  
2001 - 2007 this time  
Leavenworth and they by us  
troops of sept/ Qaeda is to  
I sent never be believed  
(7) ↓ drawn who never written

Letters and affidavits of our  
represented the Federal government  
with Scott, never that any person  
ever Bill and Federal power  
was being used to look the other  
way while our attorney an  
atty or his ~~intelligence~~ ~~intelligence~~  
and do all privately on federal or state  
activities, being complaint and ask  
U.S. government and judge fully to  
let them treated on side that is  
present do that you should grant  
our attorney a letter or attorney that  
be advised to seeocket number 983  
of petitioners dated at 9/13/2004  
I can't get release opened with out the  
legal outcome of case even so that I am  
invent with evidence to prove it  
petitioners it is right with out any name  
and with out legal outcome petitioners  
for die as petitioners to die at the silent  
of the law outcome do the way  
against terrorism and al Qaeda behold I am  
not a Arab or American but Spanish  
of Puerto Rico a religious person with  
my asking for relief do not carried off  
petitions he much not FBI phone numbers destroyed  
at tool for us general his a civil law suit  
against the FBI at 2003 any thing I sent  
not even a civil organization reported with  
evidence are you can certify as constitution  
(A) Petitioners knew that the Dade will be held

Read the petitioners motion and  
carefully consider said it and grant  
Petitioners visitors clearance. Released  
granted due to the fact petitioners  
is not an unsworn agent  
USA are not as terrorist but  
as terrorist spash sweets Riles  
who been terrorist set up by  
prosecutor FBI Corrupt FBI  
agents who created an derivative  
operands. There fore the  
Legal action docket # 1000-~~1~~  
and you shall be excepted in the  
light of virtues and for one and  
for all under the ~~the~~ U.S.A -  
Constitution: There fore Released  
must be granted.

Respectfully  
visitors being